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5	Attorneys for Plaintiff Joseph Halbleib		
6			
7	IN THE UNITED STATES DISTRICT COURT		
8	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
9			
10			
11	JOSEPH HALBLEIB,	No. C 08-2657 CW	
12	Plaintiff,	ORDER AND STIPULATION TO	
13	v.	EXTEND DEADLINE FOR MEDIATION 60 DAYS TO MARCH 12, 2009	
14			
15	CHP OFFICER DALE COPPAGE; DOES 1-50, inclusive,		
16	Defendants.		
17			
18	Digintiff Issanh Halblaih and Dafand	lant Dala Compage by and through their respective	
19	Plaintiff Joseph Halbleib and Defendant Dale Coppage, by and through their respective		
20	counsel, hereby stipulate as follows:		
21	1. The parties have been ordered to complete Court-connected mediation by		
22	January 12, 2009.		
23	2. Depositions of most of the m	ain witnesses in this case have already been taken.	
24			
25	The deposition of Defendant Dale Coppage	has yet to be taken, pending resolution of discovery	
26			
27			
28	Stipulation to Extend Deadline for Mediation No. C 08-02657 CW	1	

issues that have arisen regarding information and documents requested by Plaintiff through his Request for Production of Documents and Interrogatories.

- 3. The parties are in the process of attempting to resolve the outstanding discovery issues informally. However, if after conferring, the parties cannot come to an agreement regarding the production of documents, Plaintiff will file a motion to compel discovery.
- 4. The parties agree that a mediation should not occur until after Plaintiff has had the opportunity to depose Defendant. In order to provide additional time to resolve the discovery issues and depose Defendant, the parties stipulate that the deadline for mediation be extended 60 days to March 12, 2009.
- 5. This is the first time the parties have requested an extension of the deadline for mediation.

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## Case 4:08-cv-02657-CW Document 31 Filed 01/07/09 Page 3 of 3

1	6. The next case management conference in this matter is scheduled on May 28,		
2	2009, and trial is scheduled to begin on September 14, 2009. An extension of time to complete		
3	mediation will not interfere with the progression of this case as currently scheduled.		
5	IT IS SO STIPULATED.		
6			
7	Dated: January 2, 2009	Bonjour, Thorman, Baray & Billingsley	
8			
9		/S/ Camellia Baray	
10		Attorney for Plaintiff Joseph Halbleib	
11			
12	Dated: January 2, 2009	Edmund G. Brown Jr.  Attorney General of the State of California	
13		Attorney General of the State of California Tyler B. Pon	
14		Supervising Deputy Attorney General	
15		/S/	
16		David W. Hamilton	
17		Deputy Attorney General Attorneys for Defendant Dale Coppage	
18			
19	PURSUANT TO STIPULATION, IT IS SO ORDERED.		
20	1/7/09	Chrocialvillen	
21	DATED:		
22		THE HON. CLAUDIA WILKEN UNITED STATES DISTRICT COURT	
23		JUDGE	
24			
25			
26			
27			
28	Stipulation to Extend Deadline for Mediation No. C 08-02657 CW	3	